	D STATES BANKRUPTCY COURT ICT OF NEW JERSEY					
Caption	in Compliance with D.N.J. LBR 9004-1(b)	_				
KML I Sentry 216 Ha Westm 215-62 dcarlor Attorne	SE CARLON, ESQUIRE LAW GROUP, PC Office Plz addon Ave.,Suite 406 nont, NJ 08018 27-1322 n@kmllawgroup.com eys for Secured Creditor a Lease Trust					
In Re:		Case No.:	16-29266-JNP			
Kristin	n N. Massi,	Adv. No.:				
Debtor	r.	Chapter:	13			
		Hearing Date:	3/14/2017			
		Judge:	Poslusny			
	ADJOURNMENT REQU	EST FOR CHAPTER	13			
1.	I,, Denise Carlon, Esq,					
	am the attorney for:	Toyota Motor Lease	e Trust			
	☐ am self-represented					
	Phone number:					
	Email address:dcarlon@kmllawgroup.com					
2.	I request an adjournment of the following hearing:					
	Matter: Motion for Relief from Stay					
	Current hearing date and time:3/14/2017					
	New date requested: 3/28/2017					
	Reason for adjournment request: The underlying issue may be resolved; need additional					
	time to complete resolution.					

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3.	I request an adjournment of confirmation: Current confirmation date and time:						
	New date requested:						
	Reason for adjournment request:						
		nfirmation has been adjourned previous times					
	Trustee payments are c	Trustee payments are current through					
	The meeting of credito	rs under § 341(a) of the	the Code \square was conducted \square was not conducted				
4.	Consent to adjournment	Consent to adjournment:					
	☑ I have the consent of	oxtimes I have the consent of all parties. $oxtimes$ I do not have the consent of all parties (explain					
	below):	below):					
I ce	ertify under penalty of perju	ry that the foregoing is	true.				
Da	te: 3/9/2017		/s/ Denise Carlon				
			Signature				
			071-1(b) an adjournment han 3 days before the hear	ing.			
			THE CHAPTER 13 TRU IENT OF A 341(a) MEET				
<u>OF</u>	FICIAL USE ONLY:						
The	e request for adjournment is:						
X	Granted	New hearing date:	3/28/17 at 10 am	☐ Peremptory			
	Granted over objection(s)	New hearing date:		☐ Peremptory			
	Denied						

IMPORTANT: If your request is granted, you must notify interested parties who are not electronic filers of the new hearing date.